

MARCH 12, 2002

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PENNIE & EDMONDS, LLP ADRIANE M. ANTLER 1155 AVENUE OF AMERICAS NEW YORK, N.Y. 10036-2711



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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW. 2449 - 159

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RECORDATION DATE: 01/07/2002

REEL/FRAME: 012463/0312

NUMBER OF PAGES: 9

BRIEF: MERGER (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

AQUILA BIOPHARMACEUTICALS, INC. DOC DATE: 05/31/2001

ASSIGNEE:

ANTIGENICS, INC. 34 COMMERCE WAY WOBURN, MASSACHUSETTS 01801

SERIAL NUMBER: 07573268 √ PATENT NUMBER: 5057540

FILING DATE: 08/27/1990 ISSUE DATE: 10/15/1991

SHAREILL COLES, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

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Pennie & Edmonds O.K. for filling





01-18-2002

Express Mail Number: EL 501 742 475 US

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Attorney Docket Number 8449-159

TO THE HONORABLE COMMISSIONER OF PATENTS AND TRADEMARKS Box Assignment Washington, DC 20231

Please record the attached original documents or copy thereof.					
1. Name of conveying party(ies): 1-7-02	2. Name and address of receiving party(ies):				
AQUILA BIOPHARMACEUTICALS, INC.	Name: ANTIGENICS, INC.				
Additional name(s) of conveying party(ies) attached? □ Yes ⋈ No	24 Commono W				
3. Nature of conveyance:	Address: 34 Commerce Way				
□ Assignment Merger	Woburn, Massachusetts 01801				
□ Security Agreement □ Change of Name	Country (if other than USA):				
□ Other					
Execution Date: May 31, 2001					
4. Application number(s) or patent number(s):					
If this document is being filed together with a new application, the execution	n date of the application is:				
A. Patent Application No.(s)	B. Patent No.(s) 5,057,540				
Additional numbers at	tached? □ Yes ⊗ No				
Name and address of party to whom correspondence concerning document should be mailed:	Number of applications and patents involved:1				
PENNIE & EDMONDS LLP 1155 Avenue of Americas New York, N.Y. 10036-2711	7. Total fee (37 CFR 3.41):\$ 40 Please charge to the deposit account listed in Section 8.				
1.0 1.0	8. Deposit account number: 16-1150				
DO NOT USE THIS SPACE					
9. Statement and signature.	By: Strain Payo				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original					
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Total number of pages including cover sheet: 9					
Mail documents to be recorded with required cover sheet information to:					

Commissioner of Patents & Trademarks, Box Assignment
Washington, D.C. 20231

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State of Delaware

PAGE 1

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"AQUILA BIOPHARMACEUTICALS, INC.", A DELAWARE CORPORATION,
WITH AND INTO "ANTIGENICS INC." UNDER THE NAME OF
"ANTIGENICS INC.", A CORPORATION ORGANIZED AND EXISTING UNDER
THE LAWS OF THE STATE OF MASSACHUSETTS, AS RECEIVED AND FILED. IN
THIS OFFICE THE THIRTY-FIRST DAY OF MAY, A.D. 2001, AT 2 O'CLOCK
P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Warriet Smith Windson, Secretary of State

AUTHENTICATION: 1163848

DATE: 05-31-01

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STATE OF DELAWARE SECRETARIPOF BITATE 13:37 FR PALMER AND DODGE LLP ISION OF CORPORATIONS ED 02:00 PM 05/31/2001 010259992 - 2600488

CERTIFICATE OF MERGER

OF

AQUILA BIOPHARMACEUTICALS, INC.

(a Delaware corporation)

INTO

ANTIGENICS INC.

(a Massachusetts corporation)

which will be the surviving corporation

(UNDER SECTION 252 OF THE GENERAL CORPORATION LAW

OF THE STATE OF DELAWARE)

The undersigned corporation, organized and existing under and by virtue of the General Corporation Law of the State of Delaware, does hereby certify:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name

State of Incorporation

Aquila Biopharmaceuticals, Inc.

Delaware

Antigenics Inc.

Massachusetts

SECOND: That an agreement and plan of merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the General Corporation Law of the State of Delaware.

THIRD: That the surviving corporation of the merger is Antigenics Inc.

FOURTH: That, by virtue of the merger, the Articles of Organization of Antigenics Inc. shall be the articles of organization of the surviving corporation.

FIFTH: That the executed agreement and plan of merger is on file at the Massachusetts office of the surviving corporation, located at 34-A Commerce Way, Woburn, MA 01801.

SIXTH: That a copy of the agreement and plan of merger will be furnished by the surviving corporation, on request and without costs, to any stockholder of any constituent corporation.

SEVENTH: That the surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent

corporation of the State of Delaware, as well as for enforcement of any obligation of the surviving corporation arising from the merger, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to Section 262 of the General Corporation Law of the State of Delaware and irrevocably appoints the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or other proceedings and a copy of such process shall be mailed by the Delaware Secretary of State to: Antigenics Inc., 630 Fifth Avenue, Suite 2100, New York, New York.

[Remainder of Page Intentionally Left Blank]

MAY 31'01 13:37 FR PALMER AND DODGE LLP

TO 913026748340

IN WITNESS WHEREOF, Antigenics Inc. has caused this Certificate of Merger to be signed by its authorized officer, with effect as of the 31st day of "May, 2001.

ANTIGENICS INC.

FEDERAL IDENTIFICATION
NO. a; plied for
As D 7472.446

FEDERALIDENTIFICATION NO. 04-3307818

(Antiquical Lac.)

'Amila Hicoharmaceuticala. In

The Commonwealth of Massachusetts

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William Francis Galvin
Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF *GONSOLIDATION*/ *MERGER

(General Laws, Chapter 156B, Section 79)

**************************************	AQUILA BIOPHARMACEUTICALS, INC.
maga or Milit	a Delaware corporation (R)
	-AND-
(0/2/14/0)	ANTIGENICS INC.
Courte	a Massachusetts corporation
	the constituent corporations, into.
(5)	ANTIGENICS INC.
one of the constituent corporate	ions organized under the laws of: Massachusetts .
The undersigned officers of each of the constituent co	rporations certify under the penalties of perjury as follows:
I. An agreement of Translation *merger has been General Laws, Chapter 156B, Section 79, and will be surviving corporation will furnish a copy of said agree a stockholder of any constituent corporation, upon	kept as provided by Subsection (c) thereof. The requirements of kept as provided by Subsection (c) thereof. The requirements of the any of its stockholders, or to any person who was written request and without charge.
2. The effective date of the **Colored and filed by the desired, specify such date which shall not be more to	determined pursuant to the agreement of Secretary of the Commonwealth. If a later effective date is han thirty days after the date of filing:
3. (For a merger) "The following amendments to the Articles of Orgoursuant to the agreement of merger: None.	canization of the serving corporation have been effected
(For a consolidation) (1) The purpose of the resulting corporation is to Not Applicable	engage in the following business activities:
"Delete the inapplicable word Note: If the space provided under any article as stem of 8 1/2 x 11 sheets of paper with a left margin of at least sheet at long at eath article requiring each addition is	this form is insufficient, additions thall be set forth on separate to such. Additions to more than one article may be made on a ringle slearly indicated.
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P.C

The first principles of shares and the par value, if any, of each class of stock which the resulting corporation is

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NUMBER OF SHARES			PARVALUE			
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7. V. Sofered	Preferred:					
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(i) if hance than	one class of stock is authorized, state a distinguishing designation for each class and provide a voting powers, quelifications, and special or relative rights or privileges of each class and of	description each series
chen emablished.		

The restrictions, if any, on the transfer of stock contained in the agreement of consolidation are:

Not Applicable

"(e) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders:

Not Applicable

Item 4 below may be deleted if the months /surviving corporation is organized under the laws of a state other than Massachusetts.

- 4. The information contained in Item 4 is not a permanent part of the Articles of Organization of the Meanting surviving corporation.
- (a) The street address of the Acceptable Surviving corporation in Massachusetts is: (post office boxes are not acceptable)

 34-A Commerce Way, Woburn, MA 01801

""If there are no provition, state "None"

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THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF *CONSOLIDATION:/ *MERGER

(General Laws, Chapter 156B, Section 79)

hereby approve the within Articles of Merger and, the filing fee in the amount of \$ 200 , having been paid, articles are decaned to have been filed with me this 310 day of 2001.
Effective date

Som Janin Bolus

WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth

TO BE FILLED IN BY CORPORATION Photocopy of document to be sent to:

Meghan Hannigan, Ead	• •	· •			
One Beacon St., Boston, MA	02108				··
Telephone (617) 571-0100			•.	'	